

*** communism is treason! * fight it with common sense!**



The Nation's Anti-Communist Newspaper

Common Sense

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**"The Truth, the whole Truth,
and nothing but the Truth"**

Without fear or favor,
Conrad A. G. G. G.
FOUNDER AND EDITOR

TENTH YEAR ISSUE 245

UNION, NEW JERSEY, U. S. A., FEBRUARY 1, 1956

FIVE CENTS

Treaty Power As Interpreted By The Supreme Court Of U.S.

by HENRY ALLEN

Article six of the Constitution of the United States clearly states that Treaties made with any foreign nations shall become the supreme law of the land. The unfortunate wording of this Article six is as follows:

Article six, paragraph 2. "This Constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the Judges in every State shall be bound thereby, anything in the Constitution or laws of any State to the contrary notwithstanding."

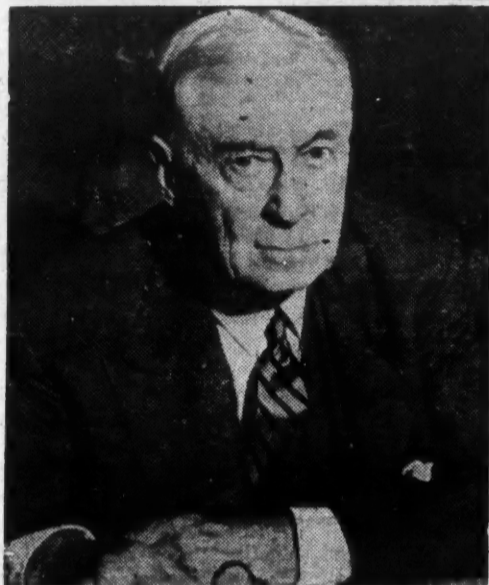
These few innocently written, and simple but venomous words were embodied in a document written by our founding fathers to make it possible for our citizens to live in freedom forever. Those tragic words which, in these latter days, are interpreted by our high Supreme Court in a manner not foreseen by those who framed our Constitution, act as a flood-gate through which those forces, bent upon the destruction of America, now spread their poisonous political filth throughout the land.

Fanatical "One World" or "Super Government" crusaders maintain a powerful lobby of Internationalists within the United Nations Organizations. Well meaning churchmen and educators as well as men and women in high places of honor have been hoodwinked and persuaded to join their program of forcing "World Government" upon our American citizens. These Internationalist rascals who practically control many of the departments of the United Nations Organization, and who now are seeking to invoke the vicious wording of the Article 6 of the Constitution, are determined to apply every trick and device known to secret and dishonest diplomacy for coercing the American people into abdicating their sovereignty, thereby surrendering the control of all our resources and our constitutional right to govern ourselves.

I am not a lawyer and therefore do not possess the learning to compare the concept of the treaty power in the days of Alexander Hamilton, Thomas Jefferson or Calhoun. What those gentlemen thought of it makes but little difference. Nor am I disposed to waste time "splitting hairs" with "learned" lawyers who have the ability to twist the meaning of words and to distort phrases for the aid and comfort of those who would barter away our American Life by making a treaty with any foreign nation or nations "the Supreme law of our land."

Even a layman can understand that what we are facing today is the stark necessity for amending the treaty provisions in the Constitution because today we have an administration and a Supreme Court which believe that the treaty power can override the Constitution—in fact the Supreme Court of the United States has given aid

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Bernard Baruch, the man behind the men, behind a world wide plan.

Juvenile Killers

A few months ago, four young killers knocked at a door, intent upon robbery. The youngest, a sixteen-year old boy, had furnished a gun, stolen from his adopted father. A young man, whom they did not even know and had never seen, answered the summons to the door. They shot him dead without parley or question. It was cold-blooded and ruthless to the Nth degree. A grand jury immediately indicted the quartet for murder.

Then the courts took charge, high-powered criminal lawyers were engaged and the usual "influences and pressures" were brought to bear. We do not know how much money was involved. At first the Judge of the juvenile court declared the sixteen-year-old boy who furnished the gun unfit for juvenile processing and he was turned over to the adult court for trial. The District Attorney was at first vigorous in demanding severe measures in dealing with so terrible a crime.

Then time ensued. A cooling period was permitted. The result: Judge William B. Neeley assumed jurisdiction and ordered the young criminal to be turned over to the youth authority, where he can be handled in such a manner as that in a short time he can be free upon the public. Judge Neeley defended his ruling on the ground that the young criminal was immature.

Say what you will, such court action as this is largely the cause for the juvenile delinquency of these days. Whatever may happen to the boy, the Judge in question and the District Attorney should be investigated. Some mighty shady things are going on in our courts these days.

Here a young man goes to the door when the bell rings, is shot dead, his dead body pilfered and the boy who furnished the gun and took part in the crime practically turned loose. No wonder we have juvenile delinquency!

Memorabilia

ARITHMETIC FOR BEGINNERS

The betrayal of Poland and of the so-called "Satellites" by the Roosevelt Administration added to the Communist camp, roughly speaking, 50 millions of slaves; if at that time USSR had about 200 millions of population, with this addition the total reached: 200 plus 50 equals 250 millions.

Mr. Truman, following in the steps of his predecessor, and ably assisted by Mr. Acheson and General Marshall, did ten times better: He delivered to the Commies 500 millions of Chinese, (to be closer to the truth we discount by 100 millions Mao's claim of having 600 millions of faithful followers), thus making a new total of: 250 plus 500 equals 750 millions.

To beat this record would be difficult indeed, but, nothing daunted, Mr. Dulles covered about 250,000 air-miles so far, and by courting 15 millions of Moslems, which proves that with diligence and skill one might convert even the staunchest friends into implacable enemies. This operation, when brought to its logical end—military aid to Israel — might increase the number of the Red followers to; 750 plus 300 equals 1,050 millions.

300 millions is a respectable figure but still short of that of Mr. Truman. Dulles however, should not be discouraged. He has a splendid chance to beat Mr. Truman's record, if he faithfully follows his present policy of:

supporting Nehru-another "possible" 300 millions; supporting Soekarno, U-Nu&Co. "possible" 50 millions; supporting anti-"colonialism" in Africa "possible" 200 millions which, if successful, would bring the Red camp up to:

1,050 plus 550 equals 1,600 millions.

We regret to say, that Mr. Dulles' successors will be left with a very slim chance to improve his record due to the lack of available "free" human material; but those future "defenders of the Western Christian Civilization" might have the "honour" of bringing under the Red Banner and Five-Pointed Star the remnants of the human race and thus to complete the difficult task of destroying the magnificent structure which their forefathers built.

AMAZING COINCIDENCE

For thirty years beginning from 1918 and up to 1948, the Soviet Union had been the scene of unprecedented crimes against humanity, committed by a perverted and godless band of maniacs. History recorded their nefarious deeds for the posterity, and we shall not mention them here.

Many governments, churches, organizations
(Continued on Page 3)

NOTICE TO OUR READERS

Due to difficulties beyond our control, only 22 issues instead of 24 of COMMON SENSE were printed during the year 1955. All subscriptions will be extended so that subscribers will not be penalized.

Treaty Powers

(Continued from Page 1)

and comfort to this arrogation of power and, confirms it in the language which follows:

The treaty making power is an extraordinary power liable to abuse. Treaties make international law and also they make domestic law. Under our Constitution treaties become the supreme law of the land. **THEY ARE, INDEED, MORE SUPREME THAN ORDINARY LAWS**, for congressional laws are invalid if they do not conform to the Constitution—whereas, treaty laws can override the Constitution, away from the States and give them to the Federal Government or to **SOME INTERNATIONAL BODY**, and they can cut across the rights given the people by the Constitutional Bill of Rights."

There you have it—for those who are not too mentally lazy to read something besides the sports news or the scandals in the motion picture colony of Hollywood—the Supreme Court tells you that here is a power vested in the President and a few Senators which can override the Constitution, the Bill of Rights, and every State constitution...Worst of all this absolute power can, in many cases, be exercised by the President alone without any confirmation by the Senate. **IT CAN BE DONE IN SECRET**, and no man may know about it for many years. That is called the doctrine of Executive Agreement.

At the time the Constitution was written, there was no United Nations. Neither were there Presidents whose word could not be trusted, or who used trickery to circumvent the provisions of our Constitution and properly constituted laws.

No one could foresee the trickery invented by Franklin Delano Roosevelt under the name of "Executive Agreement" whereby this President carried through, single-handedly, certain treaties with other Nations without ratification from the Senate, but actually, as in the case of Yalta and Teharan, negotiated secret treaties with disastrous provisions and consequences unrevealed either to our people or to their representatives in Congress.

Nor in those early days was there a President like Harry Solomon Truman who plunged this nation into its third most expensive, and most cruel war by evading the Constitution under the pretense that the war in Korea was a "police action" in behalf of the United Nations, under whose charter we are bound as signatories to that treaty.

Since Woodrow Wilson's administration, with the possible exception of the Hoover administration, this nation has been plagued with the persistent presence, in the White House, of a clique of Internationalists whose identity and objectives are well known to those who have studied and followed the trend of the Government over the past 40 years. This has often been referred to as the "Invisible Government" and over the years past has been consistently dominated by Bernard Baruch, who, during the years of World War One, boasted that he had more power than the President of the United States. Most of the members of the Eisenhower "palace guard" appointees are enthusiastic advocates for "World Super-Government". This pressure group which masterminds most of the Eisenhower policies is composed of such personalities as Max Rabb, Assistant President; Isador Martin, Liaison man between the White House and Congress; C. D. Jackson (Jacobson), Eisenhower's Military adviser; Lewis L. Strauss, Chairman of Atomic Commission; Arthur F. Burns, Economic Adviser and liaison man between Baruch and Sherman Adams; Sherman Adams, Assistant President; and, the recently appointed Meyer Kestenbaum.

These men, these close advisers to President Eisenhower, are all violently opposed to the Bricker Amendment of the present Treaty Law in Article 6 of the Constitution.



Sherman Adams consults with White House liaison man Max Rabb, Jew. Along with Rabb, Jack Martin, Jew, keeps the Presidential branch

aimed at the ultimate Jewish goal—World Government.

Yet the Eisenhower Administration is against it and has fought it with every possible pressure. It has been howled down by the Communist Daily Worker, the New York Herald-Tribune, and the Washington Post, and jeered at by the "One World Government fanatics who infest the United Nations Organization; but, more than all, the betrayal, of Senator Bricker and his patriotic colleagues in the Senate, by those who could read, but would not—by those Statesmen who might have acted but did not—and most of all by those millions of apathetic, indifferent Americans, whose liberties the Bricker Amendment proposes to preserve—yet who will probably refrain, shamefully from DEMANDING the passage of the Bricker Amendment to the Constitution of the United States, when it comes before the Senate for reconsideration as Congress convenes in 1956.

The Constitution clearly says:

(The President) shall have power, BY and WITH the advice and consent of the Senate, to make treaties,—provided two thirds of the Senators present concur.

Here we have the check and balance on the President's power which the writers of the Constitution intended. This was the article in the Constitution which, fortunately, kept us out of the League of Nations; because, after prolonged debate, deliberations, and hearings, the Senate of the United States refused to give the required concurrence. A natural question, therefore, would be—what has happened in these latter days to make it necessary to amend the treaty provisions of the Constitution?

The answer to that question should not be difficult, especially for those who have followed political trends over the last 10 or 20 years. Some ten years have passed since the United Nations Organization was conceived in secrecy at Dumbarton Oaks—followed by the creation of its twin headed dishonest monstrosity, the World Bank, spawned by the Bretton Woods conspiracy.

...The real intent of these organizations, born of treason and intrigue, has been most deliberately hidden; until now, they stand revealed in their deceptions and falsehoods as full grown traitors in our midst whose real objective from the beginning has been to create a superstate—a one world government, by destroying all other governments.

As the treason plot unfolds, it reveals a conspiracy conducted by these internationalists who are entrenched as a majority in the United Nations Organizations, for the diabolical purpose of maneuvering the United States Government to consent to its own destruction. They have found that the opportunity for carrying out this foul plan lies in taking advantage of a vulnerable

clause (article 6) in our Constitution, by which this consent can be obtained through the instrumentality of a United Nations covenant-treaty, which, if ratified, would nullify all rights guaranteed to American citizens under their Constitution. For the ratification of a treaty—thereby making it the "supreme law of the land"—all that is required is a vote in its favor by two thirds of the Senators present in the Senate chamber at any given time...For example, on June 13, 1952, three treaties were ratified, with only two Senators present in the Senate Chamber.

Another answer to the question of why the necessity for amending the treaty provisions in the Constitution at this time is, that we must face the fact that the Eisenhower administration, in Washington believes it can, and should override the Constitution and cut across the rights of the States and the people and, fortified by the interpretation of our contemporary United States Supreme Court, is proceeding to act in accordance with that belief.

In 1952, American citizens voted to end this Super-Government, One World Government of the United Nations mischief.....In electing Dwight D. Eisenhower to the Presidency they thought they had done it..... It was a COMMAND from the people to return us to freedom from the entangling alliances, the falsehoods, the betrayals, and the calculated plots fastened upon us by the United Nations empire during the two preceding administrations....We thought we were voting for the **Republican platform** which contains this plank:

"We (the Republican Party) shall see to it that NO TREATY or AGREEMENT with other Countries shall deprive our citizens of the rights guaranteed them under the Constitution."

The impudent determination of our President to defeat the Bricker Amendment has always seemed mysterious. Why should a President insist on his continued right to negotiate agreements without the knowledge and consent of the Senate and our elected representatives—especially when those agreements would supersede our domestic laws?

Today in 1956 what was once the proud Nation of the United States, finds itself a member of the treasonous United Nations Organization. It finds itself committed to the NATO and PATO and other treaties; and, because John Foster Dulles and his traitorous predecessor, Dean Acheson have so worded these treaties that our Government has become the mere tool of the United Nations Organization to such an extent that we must now go, "hat in hand" to the "One World Government" United Nation Organization, for permission to make any move or to take any action, regard-

less of its importance to the security and defense of the American people.

What secret Executive Agreements and Treaties does Mr. Dulles have in his mind and what instructions from Bernard Baruch and the International Bankers does he take with him to obediently carry out in Geneva?

It has been said that "the United States is the only place on earth where an individual can force his government to respect his rights"....In this land which I, and many of us once knew, we were living under a Constitution which had created what was intended to be an indestructible union of indestructible States....The Civil War was fought to prove that the Union was indestructible—and, until the advent of the Roosevelt administration, with its treason cult, had fastened upon us the plague of the United Nations Organization. Americans were living in this country, during those years when liberty and rights of men were not in danger, but, the treaty power as now interpreted by the Supreme Court of the United States has changed all of that.

Today, in this year of 1956, we have come to the twilight of our National honor and Independence;

For we are suddenly made aware that the treaty power, as now interpreted by the Supreme Court can, and did, take away the Constitutional rights of our soldiers accused of crime in foreign lands, and that they were turned over by the United States Army for trial by foreign courts.

You may perhaps recall the press dispatches not long ago which told about Richard T. Keefe and Tony Scaletti, both G.I.'s in France, who stole a taxi-cab while drunk, and drove it to Paris.....Stealing a taxi-cab anywhere is a crime and should be punished. Prior to the existence of the



Arthur F. Burns (Jew)

NATO treaty, however, these two United States soldiers should have been tried by a United States military court and punished in accordance with American ideas of justice—their constitutional rights would have been protected; but the North Atlantic Treaty Organization (NATO) contains an article called the "Status of Forces Agreement." This article was recently translated into law by the Senate and signed by President Eisenhower, and under this treaty law they were surrendered to a French court for trial. They were sentenced to 5 years solitary confinement in French prison cells 4 feet wide by 7 and one half feet long. According to press dispatches, the U. S. Army has cancelled basic allowance for Dick Keefe's wife with two children, and the French government refuses this unfortunate woman any communication with her husband. There are hundreds of these cases which are reported every 6 months to the Pentagon.....No person is allowed to read these cases—not even a member of the soldier's family, or a United States Senator—they are **TOP SECRET**.

To carry out this treasonous program for forcing "One World Government on the American people, organizations like the "United World Federalists Inc." and the "World Association of Parliamentarians" working with the power and influence of the United Nations Organization, have prepared some 200 treaties, a number of which are earmarked for special preference.

These pending treaties are being held in abeyance for submission to Congress by the United Nation "One World super government" organizations, when a sufficiently socialistic and internationalist-minded President and Senate will be ready to sponsor and ratify them. Here are some representative examples of what will happen if these vicious treaties should be ratified by the Senate, or secretly by "Executive Agreement".

1. **The U. N. Covenant of Human Rights;** under its terms, free speech, free press and assembly will be "subject to certain penalties, liabilities, and restrictions" ...It will supplant the Bill of Rights in our Constitution.

2. **Judges in American Courts** will be forced to make their decisions to conform with United Nations dictated principles. This has already been demonstrated in California in the recent FUJI case, when a California court overrode the State law on the grounds that it conflicted with the United Nations Covenant-treaty.

3. **American soldiers** will be part of a military pool. They will be obligated to fight under United Nations generals, against whatever enemy the United Nations may designate, even though that enemy is the United States.

4. **To set aside United States immigration laws** so that every one in the world may have the right to enter this country. This would make it easy for fifth column spies and saboteurs to increase the swarms already housed in that "Tower of Babel" otherwise known as the United Nations Organization. Under this provision we can expect the arrival of multitudes of the weak, the depraved, and the criminal.

5. **The Genocide Pact.** On page 196 of the United Nations Bulletin for March 1954, appears the announcement that the United States has signed this atrocious Genocide Treaty. If this is true, it becomes one of the most tragic mis-deeds in all the history of our Government.

The Genocide Pact provides for the "trial and punishment" of anyone accused of causing physical or mental harm to any member or members of a "minority", group or race"...What constitutes "mental harm" is not defined—but you can be arrested, taken to any place in the world and tried without a jury, for having committed it. This Genocide Treaty is retroactive—you can be tried for offenses committed 20 years ago.....There appears to be **NO** Record that the Senate has yet ratified this vicious treaty—consequently, if what the U.N. Bulletin states is true, it must have been ratified by secret "Executive Agreement". Can this be the reason why the White House has so violently fought to defeat the Bricker Amendment?

This array of treason poses a real and immediate danger for the usurpation and overthrow of our powers and rights under the Constitution. It should be fought with all the intensity and fierceness that an invading army would be fought. The problem NOW is to bring to the attention of the apathetic, indifferent, American people, this present danger to their liberty, their government and their security... This is a most difficult problem, since no press, radio, television, or other means of publicizing the truth is available to those who would save the sovereignty of our United States from destruction. Only the "invisible government" represented by the "palace guard" in the White House has full access to the great public mediums of information.

What have these treaties done to us? What will other treaties of like nature, do in the future? Every syllable of every treaty— every syllable of every Executive

MEMORABILIA

(Continued from Page 1)

and individuals raised their voices in condemnation of the Red butchers, but, strange to say, the very sensitive and tender soul of Judaism, which so violently reacts to every kind of real or imaginary social injustice—as, for instance, it did in the Rosenbergs' case—was all this time not visibly disturbed by those Communist atrocities: no mass demonstrations, no protests, no threats to boycott the USSR.....as was done with Germany.

This placid and, should we say, benevolent attitude of the International Jewry toward the Soviet Communism lasted until 1948 when, suddenly, something happened and the "American Jewish League Against Communism, Inc." sprang into being with the aim: "To expose the persecution of Jews in the Soviet Union;" and, "To emphasize the opposition of Judaism to Communism;"—and that is after thirty years of the reign of Communism in Russia and other countries.

But since the year 1948 was not marked by any extraordinary purges, genocides, or mass deportation of the Soviet citizens to the slave camps, such somewhat belated expression of antagonism of a group of Jews toward the Moscow rulers would look quite incomprehensible and mysterious, unless, once more, the Khokhlov's interview published by the U.S. News & World Report, Jan. 21, 1955—to which we had the chance to refer previously—would not shed the light on this event. Khokhlov says, and we quote: "In 1948 Zhdanov and some other people began struggle against Jews."

A remarkable coincidence indeed: in 1948 the Soviet nationalistic-minded leaders found out that the Zionists are dangerous to the Soviet State and shall be purged, and in the same 1948 some of the more far-sighted Jews suddenly discovered after 30 years that the ideals of Marxist-Jews and Communism do not quite agree with each other after all, and that some Jews should oppose the Soviet version of Communism!

Could this be because the Jews are trying to take the "heat" off themselves? Are they playing safe in working both sides of the street?

SCYTHIAN.

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Conde McGinley, Editor

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I Have Been Warned

"I have been warned by many that an out-spoken course, even if it be solely of truth, will bring down upon my head ruthless retaliation—that efforts will be made to destroy public faith in the integrity of my views—not by force of just argument but by the application of the false methods of propaganda.

"I am told, in effect, I must follow blindly the leaders—keep silent or take the bitter consequences."

Gen. Douglas MacArthur
Boston, Mass., July 25, 1951

Agreement is now the internal law of every state in the land. Congress does not have to act—the state legislatures do not have to act. The Constitution has been overridden, not amended. With treaty power, as now interpreted by the Supreme Court of the United States there is no place on earth where the individual can force his government to respect his rights.

Again and again I urge every American citizen to write and continue to write Congressmen and Senators, whether or not they represent the district you live in.

THANK YOU FOR THE "STRAWS"—
YOURS MAY BE THE ONE THAT
BREAKS THE CAMEL'S BACK.

Read and pass on!

Wake Up And Win

"Conservatives, Wake Up and Win" is the challenging summons from Frank C. Hanighen of Human Events. He reports the plan of action used by experienced politicians; "The winning candidate seldom gets over 55-60% of the vote. Out of 100 eligible voters, 40 will stay at home. If the winner gets 60%, he has 36 votes. In the primary, about half will vote, or eighteen. If there are only two candidates, the winner may get 10, the loser, 8. Hence 2 votes out of the 36 determines the winner in the fall, your next congressman. Thus by organizing 2% of the voters, you can go far in controlling the election. Convictions and determination decide elections far more than numbers. Agree, then, on four or five principles that you believe in and will fight for. Let the candidates know YOU WILL VOTE ONLY FOR THE ONE WHO STANDS FOR WHAT YOU STAND FOR, and you can re-write history."

Use the same procedure in selecting delegates to the coming national political conventions. If you can't get satisfactory committals, bring out your own candidate.

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Congress of Freedom publication,
Omaha, Nebraska

An Open Letter

An open letter to the President of the United States:

Sir, we who have signed this letter are all high school students. Some of us are eligible for the draft, the rest of us will be in a very short time. We have decided to write you as there are two matters on which we are concerned and wish to bring to your attention.

Our first concern is this country's foreign policy. We feel that America has not received the change you promised in 1952, that we are still following the beaten path of appeasement.

Each of us being proud of our country, we have no complaints about serving in the armed forces to protect our country from aggressors. We are ready to fight for the United States, Sir, but we can find no enthusiasm for fighting under the flag of the United Nations.

We cannot understand why we should be proud of a United Nations that graciously allowed us to supply 90 per cent of the U.N. troops in Korea, and then forced the resignation of one of our greatest generals and pressured us into accepting a cease fire.

We feel that either you win a war or lose it, and that therefore, for the first time in American history, we had lost a major war.

We can't help but wonder about the plight of our soldiers in Red China...will we be the next to serve time in their dungeons while Washington is talking of another Big Four conference?

We are waiting for the day when you tell Russia, "Advance no farther...."

David Franke,
Jack Miller,

Patriots Last Works Available !!

The Judge Armstrong Foundation of Fort Worth, Texas, has turned over the entire inventory of books of the late Judge George W. Armstrong, to the Christian Educational Association. These booklets are available to the readers of Common Sense while they last. When these books have been disposed of, no more will be available from any source whatever.

As a special inducement to our readers, we offer any four of these booklets for \$1.00--minimum order. Give at least one substitution in the event our supply is depleted, as orders will be filled as received--or we will substitute booklet of our choice. We have only a limited amount of several of the books. This is the last opportunity you will have to receive copies of the books of this great author and patriot, whose booklets have been among the finest ever written.

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Stuart Kershner,
Don McCune,
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Varren Parker, Jr.,
Donald Linenberger,
David Mizell,
Thomas Beeler,
Don Royall,
Harold Ogden,

students of the Spring Branch High School,
Houston, Texas.

The Time To Fight

In his eulogy of General Washington in 1832, Daniel Webster closed with the words quoted below. Today, 123 years later, when so many of our leaders lack the guts and character to oppose enemies within our gates and their un-American schemes, we must revive the militant spirit of Colonial days remembering—"There is a time for all things, a time to preach and a time to pray; AND THERE IS A TIME TO FIGHT AND THAT TIME HAS NOW COME." Yes, we must fight again TODAY or lose our freedom. TOMORROW may be definitely too late.



The late Judge George W. Armstrong

Sterling Christian author of many patriotic and instructive books. This late Texas patriot wrote and fought for his country for many years.

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Union, New Jersey

"Other misfortunes may be borne, or their effects overcome. If disastrous wars should sweep our commerce from the ocean, another generation may renew it; if it exhaust our treasury, future industry may replace it; if it desolate and lay waste our fields, still under a new cultivation, they will grow green again, and ripen to future harvests.

"It were but a trifle even if the walls of yonder Capital were to crumble, if its lofty pillars should fall, and its gorgeous decorations be all covered by the dust of the valley. All these may be rebuilt.

"But who shall reconstruct the fabric of demolished government?

"Who shall rear again the well-proportioned columns of Constitutional liberty?

"Who shall frame together the skillful architecture which unites national sovereignty with State Rights, individual security, and Public prosperity?

"No, if these columns fall, they will be raised not again. Like the Coliseum and the Parthenon, they will be destined to a mournful and melancholy immortality. Bitterer tears, however, will flow over them than were ever shed over the monuments of Roman or Grecian art; for they will be the monuments of a more glorious edifice than Greece or Rome ever saw, the edifice of Constitutional American liberty!"

During January 1949, I enclosed copies of the above statement in my daily correspondence hoping it might even in a very small way help stem the tide in our drift to the left and to our doom.

General George Van Horn Moseley

"buy! buy!" or "bye-bye"

"Buy! Buy!" today as many copies of this issue as you can afford, and distribute them personally in your community to your friends and to men and women of importance in every walk of life. If you do not make the sacrifice to do this you may soon be waving "Bye-Bye" to all those very precious rights and privileges you now enjoy under the only truly representative form of government left in the world today. Whenever the citizens of the United States have been correctly and completely told the truth on any subject they have always done the right thing at the right time. You too can help in this fight to save your country for you by your aid in increasing the distribution of Common Sense to more than 1,000,000 copies to new readers. Your cooperation today may prove to be "the straw that breaks the camel's back." Obey that impulse. Order now!

\$1. for 30 copies, \$3. for 100 copies, \$10. for 500 copies.

Common Sense
530 Chestnut Street, Union, New Jersey, U. S. A.

I see I turn I feel RED, WHITE & BLUE

I SEE RED as I vision the precious blood of the countless innocent millions drenching the sacred soil of our dearly beloved United States in World War III, staining it as red as the flag of those who spill it.

I TURN WHITE even at the thought of surrender by the United States to the Soviet Union, defeated by them with atomic and hydrogen bombs made from secrets stolen from us for them by traitors in our government.

I FEEL BLUE as I meditate that this fate may too soon overtake us because the nation is too busy making money and having fun to listen to those who still can tell them how they can save their country from ruin.

Only an informed nation can know how to save itself from destruction.

Send \$1., \$5., \$10., \$50., \$100. or more and every penny of your gift will be used to send copies of Common Sense to all who should be reading it.

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Charles W. Gentry
Founder and Editor